UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORKX		
MARK WARD,	Α	
	Plaintiff,	19 <b>CIVIL</b> 11100 (LAK)
-against-		<b>DEFAULT JUDGMENT</b>
INNOSUB USA, et al.,	Defendant.	

It is hereby **ORDERED**, **ADJUDGED**, **AND DECREED**, That pursuant to the Court's Order dated March 31, 2021, Plaintiff's motions for default judgment against John Doe Corp. 3 d/b/a Teehelen (DI 48), Vincent Palomo and John Doe Corp. 2 d/b/a Casematic (DI 50), and (3) Kissmax Design Company Limited d/b/a Casematic all are granted to the extent that plaintiff shall have judgment against each of the foregoing defendants as follows: (a) in the amount of \$150,000 in statutory damages together with post judgment interest as set forth in DI 68, (b) jointly severally in the amount of \$400 for costs, (c) \$75 jointly and severally against Palomo and Kissmax Design Company Limited d/b/a Casematic, (d) \$50 against John Doe Corp. 3 d/b/a Teehelen, and (e) \$75 against Kissmax Design Company Limited d/b/a Casematic. The motions are denied in all other respects.

**DATED**: New York, New York March 31, 2021

**RUBY J. KRAJICK** 

**Clerk of Court** 

BY: Mango
Deputy Clerk